Application No. 09/928,332

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## REMARKS

The applicant has considered the Examiner's rejection of the claims under 35 U.S.C. 112. The applicant respectfully disagrees.

The applicant has amended the main claims to recite, *inter alia*, that the output channel selection is routed in the format of an internet protocol. As noted in our previous response, this amendment is supported by the disclosure at page 5, lines 4 to 8 and page 26, lines 1 to 7, which state:

"One preferred embodiment of the invention is a browser-based system, according to which the selected signals are redistributed in browser-compatible format. This allows the system of the invention to be used with computers, either connected to a browser-adapted wall plate (using, for example, TCP/IP or open transport protocols), or within an intranet or local area network."

(page 5, lines 4 to 8)

"One preferred embodiment of the invention is a browser-based system, according to which the selected signals are redistributed in browser-compatible format. This allows the system of the invention to be used directly with computers, either connected to a browser-adapted wall plate (using, for example, TCP/IP or open transport protocols), or within an intranet or local area network. In this embodiment redistributed motion video, digital stereo sound, etc. signals can displayed by commercially available helper software, in compressed or uncompressed format." (page 26, lines 1 to 7)

The applicant respectfully submits that the claims so amended are clearly supported by the disclosure. The applicant further submits that the claims are distinguishable from those in parent Patent No. 6,038,425 and no longer cover subject matter that would support a statutory double patenting objection. In response to the non-statutory double patenting objection, we enclose a Terminal Disclaimer in the required form.

Favourable reconsideration and allowance of this application are respectfully requested.